

for The middle District of Alabama
Northern Division

RECEIVED

Jimmy F Cameron
Plaintiff

2007 MAR 28 A 9:57

U.S. DISTRICT COURT
MIDDLE DISTRICT ALA

V.

CASE NO. 206-CV-1115-MHT

Richard Allen Et. AL
Defendants

Motion To Leave To Amend

ORDER ON Motion

Filed 3-23-07 Document# 36-1

Come now Jimmy F Cameron. To show This court
The Facts. Plaintiff Did Receive a copy of The
summateral Report. on 3-22-07. The Defendant Did
not mail Plaintiff a copy on MARCH 15 2007
They simply Lied. To This court. I Received
The copy of The summateral Report in This
Envelope Post Mark 3-21-07. Plaintiff will not Lie
To This court as The Defendant have. Plaintiff
was a week before he Received The Report
From The Defendants. see exhibit That Report
came in inclosed

3-26-07

Jimmy F Cameron

Declaration under Penalty of Perjury
Pursuant To 28 U.S.C 1746

Come now Jimmy Frank Cameron and Does Declare
UNDER OATH That The foregoing is TRUE AND CORRECT
To The Best of His knowledge and Belief!"

CASE NO 2:06-CV-1115 MHT

I Jimmy Frank Cameron Does say that I have
Exhausted every available means of Grievances and
complaints that is available Here at Bullock
Correctional Facility. That is known to me!

I Declare Pursuant To 28 U.S.C 1746 That
The foregoing is True and correct To The Best
of His knowledge and belief

Date 3-26-07

Jimmy F Cameron

CASE NO. 2:06-CV-1115 MHT

Declaration UNDER Penalties of Perjury
Pursuant To 28 U.S.C. 1746

Come now Jimmy Frank Cameron Declares under
Penalty of Perjury and Being Competent to make
This Declaration and having Personal knowledge of
The matter stated Herein Declares Pursuant To 28 U.S.C.
§ 1746

CASE NO. 206-CV-1115 MHT

1. That I have Exhausted all available Remedies
at Bullock Correctional Facility
2. The Defendants are coming up with things Plaintiff
has heard nothing about
3. Plaintiffs Filed Complaints and Grievance forms (See
Exhibits with Complaint.
4. Defendant have failed to even ask^{if} Plaintiff needed
any special treatment for the pinched nerves in his
Back! and still have not!"

I Declare Pursuant To 28 U.S.C. § 1746 That The
foregoing is True and Correct To The Best of his
Knowledge and Belief

Att 3-23-07 Jimmy F. Cameron

Certificate of Service

Come now Jimmy Frank Cameron and does
say that a copy of the foregoing (except
for envelope) was mailed to the Defendant by
placing a copy in the United States mail
this 26 Day of March 2007

Jimmy F. Cameron

TON & GARRETT, P.A.
ATTORNEYS AT LAW
JAMES S. GARRETT
270
AMAL 36101-0270

Commentary Report
3-22-07
Vell

Jimmy Frank Cameron (AIS # 105591)
Bullock Correctional Facility
P.O. Box 5107
Union Springs, AL 36089-5107

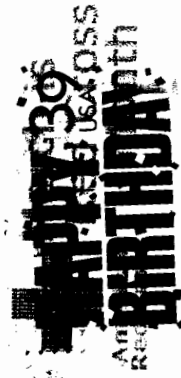
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Jimmy Cameron 10554/
P.O. Box 5107 C-1-7-A
Union Springs ALA
36089

MONTGOMERY AL361

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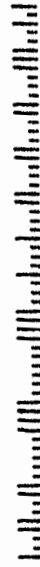


United States District Court

P.O. Box 711

Montgomery - ALA

36101-0711



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